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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: Eduardo Trifoni, et al. Serial No.: 10/550,123 Filed: 09/19/2005

2123028998

For: METHOD ... GENERATOR

Hedman and Costigan 1185 Avenue of the Americas New York, NY 10036 June 29, 2007

RENEWED RULE 47(a) PETITION

Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Sir:

Responsive to the decision of June 21, 2007 decision on Applicants' petition under Rule 47(a), Applicants again request reconsideration of the petition.

The Attorney Advisor has ruled that Applicants have complied with sections (1), (3) and (4) but not section (2). With respect to Mr. Lenardon, the Advisor held that the letter of Ms. Tuosto to Mr. Lenardon did not identify the application number and did not identify the enclosures being sent. Applicants traverse this reason since Ms. Tuosto's letter of December 21, 2005 identified the enclosed "documents are necessary for the extension to USA and Canada" and went on to indicate "(you already signed the documents for filing the international application)". Her declaration of August 28, 2006 states that the documents submitted to the two inventors for signature were "the

complete application, drawings, claims, declaration and assignment" and the declaration identified the

application submitted to the inventors by the PCT number. Therefore, the record as a whole clearly identifies the papers submitted to both inventors were the complete papers for the present application.

With respect to the Italian postal receipt and its English translation, the translation submitted only was a translation of the printed Italian words and it is not deemed necessary to translate the name and address which appear in the copy of the original of the receipt filed with the declaration of March 7, 2006. Therefore, it is clear that Mr. Lenardon received the necessary documents for signature for this application.

With respect to Mr. Trifoni, the Attorney Advisor stated that there was no proof that the application papers were received by Mr. Trifoni and that the papers sent were for this application. Ms. Tuosto's declaration clearly identified that the papers submitted to him were for this application and identified it by its PCT Serial Number and her March 7, 2006 declaration indicated his c-mail reply to her e-mail request to execute the application indicated that he would not sign so it is obvious that he received the e-mail request of Ms. Tuosto.

It is believed that the record clearly shows when the two inventors were presented with the complete documents for execution and that they refused to execute the application. Therefore, it is requested once more that the petition be granted.

> Respectfully submitted, Hedman and Costigan

Attorney for Applicants

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CAM:mlp Enclosures

CERTIFICATION OF FACSIMILE TRANSMISSION

I hereby certify that this paper is being facsimile transmitted to the Patent and Trademark Office on the date shown below.